## **EXHIBIT C**

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10	Attorneys for Plaintiff	
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	UNITED STATES DISTRICT COURT	
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14	FOR THE NORTHERN D	ISTRICT OF CALIFORNIA
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15	LISAMARIA MARTINEZ,	Case No. 3:20-cv-06570-TSH
16	Plaintiff,	PLAINTIFF'S SUPPLEMENTAL
1.5		WITNESS DISCLOSURES PURSUANT
17	V.	TO FEDERAL RULE OF CIVIL
18	COMPLETE OF AN ARED A REPLYCOA	PROCEDURE 26
19	COUNTY OF ALAMEDA, MELISSA WILK, in her individual capacity, EVA HE, in her individual capacity, MARIA LAURA	
20	in her individual capacity, MARIA LAURA BRIONES, in her individual capacity,	
21	Defendants.	
22		
23	As a result of Defendant County of Alameda	a's introduction of new, previously unknown-to-
24	Plaintiff facts in its second Motion for Summary Judgment on Declaratory Relief (ECF No. 63),	
25	Plaintiff hereby supplements her disclosures pursuant to Rule 26 of the Federal Rules of Civil	
26	Procedure, without prejudice to her right to produce evidence of any subsequently discovered	
27	facts or interpretations of facts, or to otherwise further supplement or amend disclosures. The	
28	supplemental information contained herein is tru	ne and correct to the best knowledge of Plaintiff

at this time but is subject to correction or further supplementation with any subsequently discov-			
ered errors or omissions. By supplementing her disclosures, Plaintiff is neither waiving any ob-			
jections to, nor conceding the admissibility of the information disclosed. Subject to these			
reservations, pursuant to Federal Rule of Civil Procedure 26(e), Plaintiff makes the following			
supplemental disclosures to her initial disclosures under Federal Rule of Civil Procedure			
26(a)(1)(A)(i) of individuals now known to Plaintiff who are likely to have discoverable infor-			
mation that Plaintiff will use to support her claims:			
I. Marco Salsiccia has knowledge of filing an FBNS form between 12/8/2022 and			
12/22/2022. His address is 10405 Foothill Blvd., Oakland, CA 94605. He may be contacted			
through counsel for Plaintiff.			
2. Lucia Greco has knowledge of filing an FBNS form between 12/8/2022 and 12/22/2022.			
Her address is 819 Peralta Ave., Berkeley, CA 94707. She may be contacted through			
counsel for Plaintiff.			
To the best of my knowledge, information, and belief, formed after an inquiry that is reasona-			
ble under the circumstances, this disclosure is complete and correct as of the time it is made.			
DATED: December 22, 2022 Respectfully submitted,			
TRE LEGAL PRACTICE			
/s/ Timothy Elder			
Timothy Elder			
Attorneys for Plaintiff			

1	CERTIFICATE OF SERVICE	
2	I, Michelle Korosy, declare as follows:	
3	I. I am a citizen of the United States, over 18 years of age, and not a party to the above-cap-	
4	tioned action. My business address is TRE Legal Practice, 4226 Castanos Street,	
5	Fremont, CA 94536.	
6	2. On December 22, 2022, I served the following document:	
7	a. PLAINTIFF'S SUPPLEMENTAL WITNESS DISCLOSURES PURSUANT TO	
8	FEDERAL RULE OF CIVIL PROCEDURE 26	
9	3. I accomplished this by causing the document listed above to be delivered via email to the	
10	attorneys for Defendants County of Alameda, Melissa Wilk, Eva He, and Maria Laura	
11	Briones at the email addresses set forth below.	
12	a. Kevin <u>Gilbert: kgilbert@ohshlaw.com</u>	
13	b. Nicholas D. <u>Fine: nfine@ohshlaw.com</u>	
14		
15	I declare under penalty of the laws of the United States of America and the State of Califor-	
16	nia that the foregoing is true and correct, and that this declaration was executed in Clovis, Cali-	
17	fornia on December 22, 2022.	
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21	D 741: / 11 //	
22	By: <u>Michelle Korosy</u>	
23	Michelle Korosy	
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